## IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re:

MINING PROJECT WIND DOWN HOLDINGS, INC. (f/k/a Compute North Holdings, Inc.), *et al.*,

Reorganized Debtors.<sup>1</sup>

Chapter 11

Case No. 22-90273 (MI)

(Jointly Administered)

# STIPULATION AND AGREED ORDER BY AND BETWEEN THE PLAN ADMINISTRATOR AND MVP LOGISTICS, LLC

Tribolet Advisors LLC, in its capacity as Plan Administrator ("<u>Plan Administrator</u>") in the above-captioned bankruptcy cases (the "<u>Bankruptcy Cases</u>"), and MVP Logistics, LLC ("<u>MVP</u>" and, together with the Plan Administrator, the "<u>Parties</u>"), hereby enter into this stipulation and agreed order (the "Stipulation") as follows:

WHEREAS, on September 22, 2022 (the "Petition Date"), each of the above-captioned debtors (the "Debtors" and, as of the effective date of the Plan, the "Reorganized Debtors") in the Bankruptcy Cases filed voluntary petitions for relief under chapter 11 of the United States Code

On September 28, 2023, the Court entered the Final Decree Closing Certain Cases and Amending Caption of Remaining Cases [Docket No. 1287], closing the chapter 11 cases of the following sixteen entities: Mining Project Wind Down Atoka LLC (f/k/a CN Atoka LLC) (4384); Mining Project Wind Down BS LLC (f/k/a CN Big Spring LLC) (4397); Mining Project Wind Down Colorado Bend LLC (f/k/a CN Colorado Bend LLC) (4610); Mining Project Wind Down Developments LLC (f/k/a CN Developments LLC) (2570); Mining Project Wind Down Equipment LLC (f/k/a CN Equipment LLC) (6885); Mining Project Wind Down King Mountain LLC (f/k/a CN King Mountain LLC) (7190); Mining Project Wind Down MDN LLC (f/k/a CN Minden LLC) (3722); Mining Project Wind Down Mining LLC (f/k/a CN Mining LLC) (5223); Mining Project Wind Down Pledgor LLC (f/k/a CN Pledgor LLC) (9871); Mining Project Wind Down Member LLC (f/k/a Compute North Member LLC) (8639); Mining Project Wind Down NC08 LLC (f/k/a Compute North NC08 LLC) (8069); Mining Project Wind Down NY09 LLC (f/k/a Compute North NY09 LLC) (5453); Mining Project Wind Down STHDAK LLC (f/k/a Compute North SD, LLC) (1501); Mining Project Wind Down Texas LLC (f/k/a Compute North Texas LLC) (1883); Mining Project Wind Down TX06 LLC (f/k/a Compute North TX06 LLC) (5921); and Mining Project Wind Down TX10 LLC (f/k/a Compute North TX10 LLC) (4238). The chapter 11 cases of the remaining three Reorganized Debtors: Mining Project Wind Down Holdings, Inc. (f/k/a Compute North Holdings, Inc.) (4534); Mining Project Wind Down LLC (f/k/a Compute North LLC) (7185); and Mining Project Wind Down Corpus Christi LLC (f/k/a CN Corpus Christi LLC) (5551), shall remain open and jointly administered under the above caption. The Reorganized Debtors' service address for the purposes of these chapter 11 cases is 2305A Elmen Street, Houston, TX 77019.

(the "Bankruptcy Code") in the United States Bankruptcy Court for the Southern District of Texas (the "Bankruptcy Court").

WHEREAS, on February 16, 2023, the Bankruptcy Court entered an order (the "Confirmation Order") confirming the *Third Amended Joint Liquidating Chapter 11 Plan of Mining Project Wind Down Holdings, Inc. (f/k/a Compute North Holdings, Inc.) and Its Debtor Affiliates* (the "Plan").<sup>2</sup>

WHEREAS, the Plan Administrator is governed by the Amended Plan Administrator Agreement (the "Plan Administrator Agreement").<sup>3</sup> Pursuant to the Confirmation Order and Plan Administrator Agreement, the Plan Administrator is tasked with, among other things: (1) serving as the sole manager, director, and officer of the Reorganized Debtors as of the Plan's effective date; (2) implementing the Plan and any applicable orders of the Court; and (3) reconciling and resolving claims asserted against the Reorganized Debtors' estates.<sup>4</sup>

**WHEREAS**, on February 22, 2023, MVP filed a proof of claim in the Mining Project Wind Down Holdings, Inc. f/k/a Compute North Holdings, Inc. bankruptcy case, claim number 10162 (the "<u>Proof of Claim</u>"), pursuant to which MVP asserted a general unsecured claim for rejection damages in the amount of approximately \$1,531,329.82 (the "<u>Claim</u>").<sup>5</sup>

WHEREAS, the Plan Administrator disputes the amounts included in the Claim.

Docket No. 1019.

<sup>&</sup>lt;sup>3</sup> Docket No. 1079, Exhibit E.

<sup>&</sup>lt;sup>4</sup> Plan §§ 4.2.5, 7.3; Confirmation Order ¶¶ 53, 88; Plan Administrator Agreement § 1.3.

For the avoidance of doubt, the Plan Administrator has satisfied the requirements set forth in Section 4.2 of the Plan Administrator Agreement. Specifically, given the fact that the asserted claim at issue here is greater than \$100,000, the Plan Administrator sought and obtained the Plan Oversight Committee's approval of the stipulations and agreements set forth herein.

**WHEREAS**, following negotiations, the Parties have reached an agreement resolving and settling the Claim, which agreement is memorialized herein.

**NOW, THEREFORE**, in consideration of the foregoing recitals, which are incorporated into this Stipulation, it is stipulated and agreed, and upon approval by the Bankruptcy Court, it is SO ORDERED as follows:

- 1. The Parties stipulate and agree that the Proof of Claim shall be reduced to reflect estimated net profits over expenses, the sale of inventory subject to MVP's warehouseman lien, and MVP's mitigation efforts, and is hereby modified to reflect a general unsecured claim in the Mining Project Wind Down Holdings, Inc. f/k/a Compute North Holdings, Inc. bankruptcy case in the sum of \$653,223.66.
- 2. The Parties agree that the Proof of Claim shall be allowed in the Mining Project Wind Down Holdings, Inc. f/k/a Compute North Holdings, Inc. bankruptcy case as modified in accordance with this Stipulation, without the need for a formal amendment to the Proof of Claim.
- 3. MVP stipulates and agrees that, except as expressly set forth in this Stipulation, any and all claims it has or may have against the Debtors, the Reorganized Debtors, or their bankruptcy estates are hereby waived, including but not limit to those proofs of claim appearing in the claims register as claim numbers 10027 and 10048.
- 4. The Parties further stipulate and agree that the Plan Administrator may direct the Claims and Solicitation Agent, Epiq Corporate Restructuring, LLC, to update the official claims register to reflect this Stipulation.
- 5. Notwithstanding Bankruptcy Rule 6004(h), the terms and conditions of this Stipulation shall be effective and enforceable upon approval and entry by the Bankruptcy Court.

6. The Bankruptcy Court retains exclusive jurisdiction with respect to all matters arising from or related to the implementation of this Stipulation, and the Parties hereby consent to such jurisdiction to resolve any disputes or controversies arising from or related to this Stipulation.

Signed:

Marvin Isgur
United States Bankruptcy Judge

#### AGREED AS TO FORM AND SUBSTANCE:

Dated: November 29, 2023

/s/ Charles R. Gibbs

Charles R. Gibbs

Texas State Bar No. 7846300

## MCDERMOTT WILL & EMERY LLP

2501 North Harwood Street, Suite 1900

Dallas, TX 75201-1664

Telephone: (214) 295-8000 Facsimile: (972) 232-3098 Email: crgibbs@mwe.com

- and -

Kara E. Casteel (admitted pro hac vice)

Jennifer A. Christian (admitted pro hac vice)

Nicholas C. Brown (admitted pro hac vice)

**ASK LLP** 

2600 Eagan Woods Drive, Suite 400

St. Paul, MN 55121

Telephone: (651) 289-3846 Facsimile: (651) 406-9676

E-mail: kcasteel@askllp.com

jchristian@askllp.com nbrown@askllp.com

Counsel to the Mining Project Wind Down Holdings, Inc. Litigation Trust and the Plan Administrator

/s/ Patrick C. Summers

Patrick C. Summers, Esq. (admitted pro hac vice)

Minnesota Bar No. 028841X

**DEWITT LLP** 

901 Marquette Avenue S., Ste. 2100

Minneapolis, MN 55402

Telephone: (612) 305-1400

Email: pcs@dewittlp.com

Counsel to MVP Logistics, LLC

### **Certificate of Service**

I certify that on November 29, 2023, I caused a copy of the foregoing document to be served by (i) the Electronic Case Filing System for the United States Bankruptcy Court for the Southern District of Texas (the "ECF System") on all parties registered to receive service via the ECF System in these cases, and (ii) by first class mail and electronic mail to counsel for MVP Logistics, LLP at the address listed below.

MVP Logistics, LLC Attn: Patrick C. Summers DeWitt LLP 901 Marquette Avenue S., Ste. 2100 Minneapolis, MN 55402 pcs@dewittllp.com

/s/ Charles R. Gibbs
Charles R. Gibbs